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10/698,196	10/30/2003	Michael Harville	200313240-1	3553
	7590 08/05/200 CKARD COMPANY	EXAMINER		
	perty Administration	BURGESS, BARBARA N		
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FORT COLLIN	VS, CO 80528	2457		
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			08/05/2009	ELECTRONIC

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

JERRY.SHORMA@HP.COM ipa.mail@hp.com jessica.l.fusek@hp.com

Office Action Summary		Application No.	Applicant(s)				
		10/698,196	HARVILLE ET AL.				
		Examiner	Art Unit				
		BARBARA N. BURGESS	2457				
Period fo	The MAILING DATE of this communication apported in the part of the plant is a second control of the part of the	pears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)[\	Responsive to communication(s) filed on <u>07 A</u>	pril 2009					
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′=	, <del></del>						
3/1	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
	closed in accordance with the practice under z	_x pane Quayle, 1000 O.B. 11, 40	0.0.210.				
Dispositi	on of Claims						
4)🛛	4)⊠ Claim(s) <u>1 and 38-76</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)⊠	6)⊠ Claim(s) <u>1 and 38-76</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/o	or election requirement.					
Application Papers							
	The specification is objected to by the Examine	ar.					
•	The drawing(s) filed on is/are: a) ☐ acc		- - - - - -				
10/							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
2)  Notic 3)  Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal P 6)  Other:	ate				

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### **DETAILED ACTION**

This Office action is in response to Amendment filed April 7, 2009. Claims 1, 38-76 are presented for further examination.

### Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

1. Claims 1, 38-76 are rejected under 35 U.S.C. 102(e) as being anticipated by Lumelsky et al. (hereinafter "Lume", US Patent 6,529,950).

As per claim 1, Lume discloses a method for managing a streaming media service, said method comprising:

- receiving a request for a service from a client, said service comprising a service component (col. 5, lines 61-67);
- selecting a service location manager (negotiator) to which to provide said request
   from a plurality of service location managers (col. 6, lines 3-18); and

selecting a service provider to which to assign said service component from a
plurality of service providers of a network, wherein said selecting said service
provider is performed by said service location manager (col. 6, lines 25-33, 5059);

- informing said service provider of said assignment to perform said media service component, causing said service provider to prepare to perform said streaming media service on streaming media (col. 3, lines 60-67, col. 8, lines 26-30);
- providing said client information for locating and contacting said service provider
  to receive said streaming media from said service provider without utilizing said
  service location manager (col. 4, lines 65-67, col. 5, lines 15-27, 58-60, 65-67,
  col. 6, lines 1-2, col. 10, lines 45-50).

As per claim **38**, Lume discloses wherein said selecting said service location manager comprises:

- maintaining a record comprising identifying information of a service location manager among said plurality of service location managers (col. 8, lines 22-30);
   and
- selecting said service location manager according to said record (col. 6, lines 60-66).

As per claim **39**, Lume discloses wherein said selecting said service location manager comprises:

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 maintaining a record comprising a prioritized list of at least one service location manager among said plurality of service location managers (col. 8, lines 20-30);
 and

 selecting said service location manager according to the order of priority of said list of said record (col. 8, lines 57-67).

As per claim **40**, Lume discloses wherein said selecting said service location manager comprises:

- maintaining a record comprising identifying information for a set of service location managers among said plurality of service location managers (col. 8, lines 22-33) and
- selecting said service location manager randomly from said record (col. 8, lines 57-67).

As per claim **41**, Lume discloses wherein said selecting said service location manager comprises:

- maintaining a record comprising identifying information for a set of service location managers among said plurality of service location managers (col. 9, lines 57-67); and
- selecting said service location manager in a round robin manner from said record (col. 8, lines 57-67).

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As per claim 42, Lume discloses:

wherein said selecting said service location manager comprises a comparison of

processing loads of at least two service location managers among said plurality

of service location managers (col. 3, lines 51-61).

As per claim 43, Lume discloses:

wherein said selecting said service location manager comprises a comparison of

available resources of a first set of service providers supervised by said service

location manager and available resources of a second set of service providers

supervised by a second service location manager (col. 4, lines 61-67,col. 4, lines

1-8).

As per claim 44, Lume discloses:

wherein said selecting said service location manager is based on an estimate of

a network communication condition between two entities connected by the

network (col. 6, lines 62-67 and col. 4, lines 1-17).

As per claim **45**, Lume discloses:

wherein said estimate of said network communication condition is associated

with said client (col. 6, lines 1-10 and col. 4, lines 50-67).

As per claim **46**, Lume discloses:

wherein said estimate of said network communication condition is associated

with a content source of said streaming media (column 6, lines 25-34).

As per claim 47, Lume discloses wherein said selecting said service location manager is

based on one of the group consisting of:

• pending service application request queue length of a service location manager,

expected latency of a service location manager for assigning said service

request, and available network communication bandwidth of a service location

manager (col. 8, lines 25-34).

As per claim **48**, Lume discloses:

notifying a second service location manager among said plurality of service

location managers of the assignment of said service provider to perform said

media service component (col. 5, lines 35-60).

As per claim 49, Lume discloses:

notifying a second service location manager among said plurality of service

location managers of the completion of performance of said media service

component (col. 6, lines 45-60).

As per claim **50**, Lume discloses:

 a second service location manager assuming the role of said service location manager if said service location manager is determined to be non-responsive (col. 6, lines 53-67).

As per claim **51**, Lume further discloses:

- maintaining a record comprising identifying information of a set of service location managers among said plurality of service location managers, each service location manager of said set of service location managers supervising said service provider (col. 6, lines 50-67 and col. 8, lines 3-17).
- notifying said set of service location managers according to said record of said assignment of said service provider to perform said media service component (col. 8, lines 33-40).

As per claim **52**, Lume discloses:

 wherein said maintaining and said notifying is performed by said service provider or said service location manager (col. 6, lines 50-67).

As per claim **53**, Lume further discloses:

 maintaining a record comprising identifying information of a set of service location managers among said plurality of service location managers, each service location manager of said set of service location managers supervising said service provider (col. 8, lines 44-57).

 notifying said set of service location managers according to said record of the completion of performance of said media service component by said service provider (col. 8, lines 55-67).

As per claim **54**, Lume discloses:

 wherein said maintaining and said notifying is performed by said service provider or said service location manager (col. 3, lines 11-17).

As per claim **55**, Lume discloses:

wherein said service provider is supervised by more than one service location
 manager among said plurality of service location managers (col. 6, lines 57-67).

As per claim **56**, Lume discloses a system for providing streaming content to a client device, said system comprising:

- a plurality of service location managers (col. 6, lines 3-18);
- a plurality of service providers (col. 6, lines 25-35),
- each service provider capable of performing a service on an item of streaming input content to produce said streaming content (col. 6, lines 50-59); and
- a portal providing a first point of contact for said client device, said portal for receiving from said client device a request for performance of said service on an item of streaming input content, said portal for selecting a service location manager to which to provide said request from said plurality of service location

managers, said service location manager for receiving said request from said portal and for selecting a service provider from said plurality of service providers and informing said service provider of said assignment to perform said service on said streaming input content to produce said streaming content and for providing said service provider with information to transfer communication from said portal to said service provider for providing said streaming content to said client from said service provider (col. 4, lines 65-67, col. 5, lines 15-27, 58-67, col. 6, lines 1-2, 25-59, col. 8, lines 25-35, col. 10, lines 45-50).

As per claim **57**, Lume discloses:

 wherein said portal maintains a record comprising a prioritized listing of at least one service location manager among said plurality of service location managers and selects said service location manager in order of priority according to said prioritized listing (col. 6, lines 25-40).

As per claim **58**, Lume discloses:

 wherein said portal maintains a record comprising identifying information of a set of service location managers among said plurality of service location managers and selects said service location manager in a round robin manner from said record (col. 6, lines 20-35).

As per claim **59**, Lume discloses:

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• wherein said portal selects said service location manager by comparing

processing loads of at least two service location managers among said plurality

of service location managers (col. 3, lines 51-67).

As per claim **60**, Lume discloses:

• wherein said portal selects said service location manager by comparing available

resources of a first set of service providers supervised by said service location

manager and available resources of a second set of service providers supervised

by a second service location manager (col. 4, lines 61-67 and col. 5, lines 1-8).

As per claim **61**, Lume discloses:

wherein said portal selects said service location manager based on an estimate

of a network communication condition between two entities connected by the

network (col. 8, lines 50-67).

As per claim 62, Lume discloses:

• wherein said service location manager notifies a second service location

manager among said plurality of service location managers of said assignment of

said service provider to perform said service (col. 9, lines 22-40).

As per claim **63**, Lume discloses:

 wherein said portal determines if said service location manager of said plurality of service location managers is non-responsive (col. 9, lines 53-67).

As per claim **64**, Lume discloses:

wherein said portal activates a second service location manager of said plurality
of service location managers to assume the role of said service location
manager, provided said portal determines said service location manager to be
non-responsive (col. 6, lines 53-67).

As per claim 65, Lume discloses:

 wherein said service provider is supervised by more than one service location manager of said plurality of service location managers (col. 5, lines 65-67 and col. 6, lines 1-8).

As per claim 66, Lume discloses:

 wherein said service provider maintains a record comprising identifying information of service location managers that supervise it (col. 6, lines 50-67).

As per claim 67, Lume discloses:

 wherein said service provider notifies said service location managers that supervise it of said assignment to perform said service (col. 8, lines 1-20).

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As per claim 68, Lume discloses:

wherein said service provider notifies said service location managers that

supervise it of completion of performance of said service by said service provider

(col. 6, lines 22-35).

As per claim 69, Lume discloses:

wherein said service location manager maintains a record comprising identifying

information of a second service location manager that also supervises said

service provider (col. 5, lines 47-58 and col. 6, lines 3-17).

As per claim **70**, Lume discloses:

• wherein said service location manager notifies said second service location

manager of said assignment of said service provider to perform said service (col.

8, lines 45-57).

As per claim 71, Lume discloses:

• wherein said service location manager notifies said second service location

manager of completion of performance of said service by said service provider

(col. 8, lines 50-67).

As per claim 72, Lume discloses:

 wherein said service provider is supervised by a first service location manager, and said first service location manager transfers supervision of said service provider to a second service location manager (col. 6, lines 40-58).

As per claim **73**, Lume discloses:

 wherein said transfer is based on a computational load of said first service location manager (col. 3, lines 51-61).

As per claim **74**, Lume discloses:

 wherein said transfer is based on availability of resources of a service provider supervised by said second service location manager (col. 5, lines 40-58 and col. 6, lines 3-17).

As per claim **75**, Lume discloses:

 wherein said service provider is selected to be supervised by said service location manager based on a network communication condition between said service location manager and said service provider (col. 3, lines 62-67 and col. 4, lines 1-17).

As per claim **76**, Lume discloses:

 wherein said plurality of service location managers comprises a master service location manager that monitors the status of other service location managers of

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said plurality of service location managers (col. 3, lines 62-67 and col. 5, lines 1-

17.

## Response to Arguments

### The Office notes the following argument(s):

(a) Lumelsky does not disclose "providing said client information for locating and contacting said service provider to receive said streaming media from said service provider".

### In response to:

(a) Applicant's argument filed has been fully considered but is not persuasive. Lume teaches sending information and locations of providers that can service the user's request to the user. The user is able to select a provider to service its media request (col. 4, lines 65-67, col. 5, lines 15-27, 58-60, 65-67, col. 6, lines 1-2, col. 10, lines 45-50).

Also admitted by Applicant and according to Applicant's Specification, Lume further teaches the connection can be transparent to the user (page 14 of current Remarks/Arguments, Specification, page 34, lines 13-15).

Therefore, Lume undoubtedly discloses "providing said client information for locating and contacting said service provider to receive said streaming media from said service provider".

#### Conclusion

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2. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to BARBARA N. BURGESS whose telephone number is (571)272-3996. The examiner can normally be reached on M-F (8:00am-4:00pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (571) 272-4001. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Barbara N Burgess/ Examiner, Art Unit 2457

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July 25, 2009

/ARIO ETIENNE/ Supervisory Patent Examiner, Art Unit 2457 Barbara N Burgess Examiner Art Unit 2457